1	Alex De Castroverde		
2	Nevada Bar No. 6950 Orlando De Castroverde		
3	Nevada Bar No. 7320 DE CASTROVERDE LAW GROUP		
4	1149 South Maryland Pkwy Las Vegas, NV 89104		
5	Tel. 702.383.0606 Fax 702.383.8741		
6	Email: alex@decastrovedelaw.com Email: orlando@decastroverdelaw.com		
7	Attorneys for Plaintiff		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
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11	KENDALL HAUER,	CASE NO.: 2:15-cv-02091-JAD-GWF	
12	Plaintiff,	STIPULATION AND ORDER	
13	v.	REGARDING THE RULE 35 EXAMINATION OF PLAINTIFF	
14	GEICO INSURANCE AGENCY, INC.; DOES I-V and ROES VI-X, inclusive,		
15	Defendant.		
16 17		•	
18	IT IS HEREBY STIPULATED AND AGREED by and between the parties of record		
19	Orlando De Castroverde, Esq. of DE CASTROVERDE LAW GROUP, on behalf of Plaintif		
20	KENDALL HAUER; Eric A. Daly, Esq. of GEICO STAFF COUNSEL, on behalf or		
21	Defendant GEICO INSURANCE AGENCY, INC., to the following terms and conditions for		
22	the Rule 35 medical examination of KENDALL HAUER by Thomas Vater, D.O.		
23	1. No other person shall be present during the examination, other than the		
24	designated physician, and members of the physician shall be limited		
25	2. The examination shall be limited exclusively to those medical conditions of Plaintiff that are in controversy in this particular action;		
26	•	questions regarding liability during the	
27	examination, but may ask questions regarding		
28		all he performed on Plaintiff in the course	

of the examination;

- 5. No mental or psychological examinations of Plaintiff shall be allowed;
- 6. No photographs or videos shall be taken of Plaintiff in the course of the examination;
- 7. Any paperwork or forms that Defendant's designated physician expects Plaintiff to fill out and/or sign at the time of the Rule 35 medical examination, shall be submitted to Plaintiff's counsel for their review and approval a minimum of seventy-two (72) hours prior to the examination.
- 8. The examination will be limited to the date and time agreed to by counsel. No further contact will be made by the designated physician.
- 9. Plaintiff will not bring any medical records or films to the exam, Defense counsel will provide these to the designated physician.
- 10. The designated physician shall not conduct a medical record review prior to the examination.
 - 11. The designated physician shall be provided with a copy of these terms.
- 12. Within ten (10) days of receipt by Defense Counsel, or by the initial expert deadline, whichever is sooner, Defense Counsel shall provide Plaintiff's Counsel with a copy of all reports and writings generated by the examining physician and/or the physician's staff regarding this matter, including, but not limited to: A copy of a detailed written report setting forth history, examination, findings, all diagnoses, all prognoses, all conclusions of the examining physician, and all records reviewed.
- 13. Plaintiff shall not pay or incur any fee, unless she does not use her best efforts to appear at the office of the examining physician at the scheduled time; and

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2	2	e Plaintiff within 30 (thirty) minutes of the
3	scheduled appointment.	
4	DATED this 24 day of June, 2016.	DATED this 27 day of June, 2016.
5	5 /	GEICO STAFF COUNSEL.
6		
7	7 By: By:	9:6
8	。 ∥ Kimberly Valentin / /	Eric Daly Nevada Bar No. 5274
9	9 1149 S. Maryland/Pkwy. Las Vegas, Nevada 89104	901 N. Green Valley Pkwy., Ste. 190 Henderson, NV 89074
10		Attorney for Defendant
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ORDER

IT IS SO ORDERED that no other person shall be present during the examination, other than the designated physician, members of the physician's staff, and an interpreter.

IT IS SO ORDERED that the examination shall be limited exclusively to those medical conditions of Plaintiff that are in controversy in this particular action.

IT IS SO ORDERED that Dr. Vater shall not ask any questions regarding liability during the examination, but may ask questions regarding the mechanism of injury.

IT IS SO ORDERED that no x-rays, CT scans or MRI's shall be performed on Plaintiff in the course of the examination.

IT IS SO ORDERED that no mental or psychological examinations of the Plaintiff shall be allowed.

IT IS SO ORDERED that no photographs or videos shall be taken of Plaintiff in the course of the examination.

IT IS SO ORDERED that any paperwork or forms that Defendant's designated physician expects Plaintiff to fill out and/or sign at the time of the Rule 35 medical examination, shall be submitted to Plaintiff's counsel for their review and approval a minimum of seventy-two (72) hours prior to the examination.

IT IS SO ORDERED that the examination will be limited to the date and time agreed to by counsel. No further contact will be made by the designated physician.

IT IS SO ORDERED Plaintiff will not bring any medical records or films to the exam, Defense counsel will provide these to the designated physician.

IT IS SO ORDERED The designated physician shall not conduct a medical record review prior to the examination.

IT IS SO ORDERED that the designated physician shall be provided with a copy of these terms and conditions prior to the examination.

IT IS SO ORDERED that within ten (10) days of receipt by Defense Counsel, or by the initial expert deadline, whichever is sooner, Defense Counsel shall provide Plaintiff's Counsel with a copy of all reports and writings generated by the examining physician

1	and/or the physician's staff regarding this matter, including, but not limited to: A copy of		
2	a detailed written report setting forth history, examination, findings, all diagnoses, all		
3	prognoses, all conclusions of the examining physician, and all records reviewed.		
4	IT IS SO ORDERED that Plaintiff shall not pay or incur any fee, unless she does not		
5	use her best efforts to appear at the office of the examining physician at the scheduled		
6	time.		
7	IT IS SO ORDERED that the designated physician shall see Plaintiff within 30		
8	(thirty) minutes of the scheduled appointment.		
9	Dated this 29th day of, 2016.		
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11	UNITED STATES MAGISTRATE JUDGE		
12			
13	Respectfully submitted by:		
14	DE CASTROVERDE LAW GROUP		
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16 17	By: Kimberly Valentin		
18	Nevada Bar No. 12509 1149 South Maryland Parkway		
19	Las Vegas, Nevada 89104 Attorneys for Plaintiff		
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